UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

JOHNSON & JOHNSON

Civil Action No. 22-2632(JKS)(CLW) HEALTH CARE SYSTEMS INC.,

Plaintiff, Hon. Jamel K. Semper, U.S.D.J.

Hon. Cathy L. Waldor, U.S.M.J.

Hon. Freda L. Wolfson, Special Master V.

SAVE ON SP, LLC, EXPRESS SCRIPTS, INC., AND ACCREDO HEALTH GROUP, INC.,

ORDER GRANTING MOTION TO SEAL

Defendants.

THIS MATTER having been brought to the Court, referred to the undersigned Special Master, upon the motion to seal (EFC No. 523) of Plaintiff Johnson & Johnson Health Care Systems Inc. ("JJHCS"), by and through its attorneys, seeking an order (a) permanently maintaining under seal the letters and supporting exhibits filed by the parties in connection with the Motion of Defendant Save On SP, LLC ("SaveOnSP") to Compel JJHCS to run a search term over Scott White's files, dated December 13, 2024, with related briefing and status letters dated January 13 and January 27, 2025 (ECF Nos. 475, 492 & 501), filed December 17, 2024, January 13, and January 28, 2025 (the "Motion to Compel"); and (b) permitting JJHCS to file the proposed public versions of ECF Nos. 475,

492 & 501, attached as Exhibits A, B, and C to the Declaration of Jeffrey J. Greenbaum submitted in support of this motion; and the Special Master having considered the motion, and no objections have been made, makes the following findings of fact and conclusions of law, pursuant to L. Civ. R. 5.3(c)(6):

- (1) The Motion to Compel contains material that is nonpublic business, trade secret or proprietary information relating to the administration of the CarePath program, competitively sensitive information related to JJHCS's deliberative process, and JJHCS's confidential information (collectively, the "Confidential Materials").
- (2) The Confidential Materials contain JJHCS's highly sensitive, proprietary business information that is not known to the general public.
- (3) JJHCS has safeguarded and protected the confidentiality of the Confidential Materials, including throughout the pendency of this action.
- (4) JJHCS would suffer substantial and specific harm, including potential financial damage and disclosure of competitive business information through the divulgence of such confidential information and that JJHCS has a strong and legitimate interest in protecting this confidential information from being disclosed to the public. *See Goldenberg v. Indel, Inc.*, No. 09-5202 (JBS/AMD), 2012 U.S. Dist. LEXIS 479, at *8 (D.N.J. Jan. 3, 2012) ("Courts have recognized that the confidentiality of business

agreements, trade secrets or commercial information are a legitimate private interest and the disclosure of this information can be used for the improper purpose of causing harm to the litigant's competitive standing in the marketplace."); *Bracco Diagnostics, Inc. v. Amersham Health, Inc.*, Civil Action No. 036025 (FLW), 2007 U.S. Dist. LEXIS 51828, at *27–28 (D.N.J. July 18, 2007) (granting motion to seal where release of confidential commercial information to the public would cause "clearly defined and serious injury" resulting in a party's "competitive disadvantage").

(5) No less restrictive alternative to sealing exists and that JJHCS has proposed redactions where appropriate to minimize the amount of sealing necessary.

ACCORDINGLY, for these reasons, good cause exists for protecting the JJHCS Confidential Materials pursuant to Fed. R. Civ. P. 26(c)(1)(G) and L. Civ. R. 5.3(c)(2),

IT IS on this 11th day of March, 2025;

ORDERED that, pursuant to L. Civ. R. 5.3, the Confidential Materials are confidential and entitled to protection; and it is further

ORDERED that the motion to seal is **GRANTED** and the Motion to Compel (ECF Nos. 475, 492 & 501) is hereby permanently **SEALED**; and it is further

ORDERED that the Clerk of Court shall maintain the unredacted versions of ECF Nos. 475, 492 & 501 under seal; and it is further

ORDERED that the parties are directed to file the redacted versions of the Motion to Compel, including all exhibits, consistent with the proposed redactions submitted herewith.

/s/ Freda L. Wolfson Freda L. Wolfson Special Master